

## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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	APPLICATION NO.	FILING DATE		FIRST NAMED INVE		ATTORNEY DOCKET NO.		
	08/574,1	94 12/18.	795	MILKS		13	7089-002-25	
Γ		C. MILKS,		HM32/0512	٦	EXAMINER BARTS, S		
		DVIEW DRIV SA, CA 954				ART UNIT	PAPER NUMBER	
						DATE MAILED:	05/12/99	

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

## **Advisory Action**

Application No. **08/574,195** 

Applicant(s)

Milks

Examiner

**SAMUEL BARTS** 

Group Art Unit 1621



TH	IE PE	RIOD	FOR RES	PONS	E: [check o	only a) or b	)]					
	a) [	X exp	pires	4	months from	the mailing o	date of the fi	inal rejecti	on.			
b) expires either three months from the mailing date of the final rejection, or on the mailing date of this Advis is later. In no event, however, will the statutory period for the response expire later than six months from rejection.												
	date deter	on wh	ich the resp the period	onse, of ext	the petition, a	ind the fee h e correspond	ave been file ling amount o	ed is the da of the fee.	ate of the Any ex	e response and	also the dat suant to 37	ne appropriate fee. The te for the purposes of CFR 1.17 will be
	App perio	ellant' od for	's Brief is response	due to set fo	wo months orth above,	from the di whichever	ate of the N is later). S	Notice of See 37 C	Appeal FR 1.19	I filed on 91(d) and 37	CFR 1.19	(or within any 2(a).
					final rejection the applica					een consider	ed with th	e following effect,
X	The	propo	sed amer	ndmen	nt(s):							
		will be	e entered	upon	filing of a N	otice of Ap	peal and a	ın Appeal	l Brief.			
	X	will no	ot be ente	red b	ecause:							
	Σ	() the	y raise ne	ew iss	ues that wo	ould require	further co	nsiderati	on and/	or search. (S	See note b	elow).
	Σ	the	y raise th	e issu	ie of new m	atter. (See	e note belo	w).				
			ey are not ues for ap		ed to place	the applica	ation in bet	ter form	for app	eal by materi	ally reduc	ng or simplifying the
		] the	y present	addit	ional claims	without ca	ancelling a	correspo	nding n	number of fina	ally rejecte	d claims.
	N	IOTE:	<u>The lan</u> the Exa			e scope of	the claims	resulting	g in nee	ed of further s	searching a	and consideration by
					has overco		ownig rejec			•		<del></del>
	Nev sep	vly pr arate,	oposed or timely fil	amer	nded claims endment ca	ncelling th	e non-allow	vable clai	ims.	would	be allowat	ole if submitted in a
			avit, exhit ance beca		request for	reconsidera	ation has be	een cons	idered t	but does NOT	place the	application in condition
					vill NOT be rejection.	considered	because it	is not di	rected	SOLELY to is	sues whic	h were newly raised by
	For purposes of Appeal, the status of the claims is as follows (see attached written explanation, if any):											
	Claims allowed:											
	Claims objected to:											
	Clai	Claims rejected:										
												ved by the Examiner.
	Not	e the	attached	Inforn	nation Discl	sure State	ement(s), P	TO-1449	, Paper	No(s).	<u> </u>	
X	Oth	to ap <sub>i</sub>	the Attori plication.	ney th	at the abov	e amendm tion is bein	ent would i g mailed be	be consid ecause sa	dered ii	to the Examin Examiner conv In the continu ers have not i	ing	SAMUEL BARTS PRIMARY EXAMINER ART UNIT 1621